1	STEPHEN G. YOUNG	T THE WAY AS 4017
2	State Bar #4427 LAW OFFICE OF STEPHEN G. YOUNG	E-FILED JUNE 30, 2017
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4	Fx: (775) 201-0343 E-Mail sgylaw@gmail.com	
5	Attorney for Debtor in Possession	
6	•	
7	In re:	Case No. BKN-17-50783 BTB Chapter -11-
8 9	BETRA MFG. CO.	DECLARATION OF GINO DISIMONE IN SUPPORT OF
10	D 1.	MOTION PURSUANT TO 11 USC SECTIONS 105(a). 363(b) and 507
11	Debtor.	FOR INTERIM AND FINAL ORDERS AUTHORIZING (I) PAYMENT OF WAGES COMPENS AND EMPLOYEE
12		COMPENSATION AND EMPLOYEE BENEFITS AND CURRENT VENDOR OBLIGATIONS AND
13		(II) AUTHORIZING AND DIRECTING FINANCIAL INSTITUTIONS TO HONOR
14 15		AND PROCESS CHECKS AND TRANSFERS RELATED TO SUCH OBLIGATIONS
16		Hearing Date: TBA Hearing Time: TBA
17	COUNTY OF LYON)	
18 19	STATE OF NEVADA)	
20	Gino DiSimone, under penalty of perjury of the laws of the United States declares;	
21	That I am the General Manager of BETRA MFG, CO. ("BETRA") and that I have personal knowledge of the matters stated herein.	
22 23	2. That I am also a member of the Board of Directors of BETRA.	
24	7 That PETP A has been in business since 1057	
25	4. That BETRA has 6 full time empl	oyees. Employees are paid on a weekly basis.
26	5. Employees accrue vacation pay and expect to be paid timely.	
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1	6. Profit statements for BETRA for the six months prior to the filing of this case have
2	shown a marked improvement and additional employees and contractors will be hired.
3	7. The ability to purchase raw materials for cash is essential to our business.
4	8. I estimate that BETRA has substantial liquidity to sustain current operations.
5	9. Funds must be available for operations and unanticipated expenses.
6	10. I anticipate that problems with check transactions may arise from time to time.
7	DATED: This 30th Day of June, 2017.
8	Gino D'Simone
9	General Manager and Director
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